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JOHN BELL. OF TENNESSEE. For Vice-President, EDWARD EVERETT

OF MASSACHUSETTS. ELECTORAL TICKET FOR THE STATE AT LARGE. BAHLIE PEYTON, of Sumner, N. G. TAYLOR, of Carter.

FOR THE DISTRICTS.

1. J. W. DEADERICK, of Washington. 2. O. P. TEMPLE, of Knox. . ALFRED CALDWELL, of McMinn. 4. S. S. STANTON, of Smith.

6. WM. F. KERCHEVAL, of Lincoln.

7. JOHN C. BROWN, of Giles. 8. JOHN F. HOUSE, of Montgomery. 9. ALVIN HAWKINS, of Carroll. 10. D. B. NABORS, of Shelby. Central Executive Committee.

5. E. I. GOLLADAY, of Wilson.

EDWIN H. EWING, NEILL S. BROWN, ALLEN A. HALL, P. W. MAXEY, JOHN LELLYETT. JOHN H. CALLENDER, HORACE H. HARRISON

FRIDAY MORNING, SEPT. 14, 1860.

Insincerity of the Bemocratic Leaders in Tennessee.

The leaders of the Democracy of this State are attempting to prejudice the minds of the people against Mr. Bell. by charging that he is unsound on the question of slavery, and misrepresenting his record to sustain the charge. They appear to set themselves up as the peculiar champions, in our mid-t, of the rights and institutions of the South, and affect a holy horror of every thing, in a political opponent at least, that does not betray a sectional spirit in the support of measures affecting, in any degree, southern interests. Were we to judge from their conduct in this respect, we would come to the conclusion that they never had supported, and never could be induced to support, any one for office who did not think African slavery of divine origin, and the sum of all southern happiness and prosperity. But what are the facts? How have they borne themselves when their party National Conventions have commended to their support, for the Presidency, men who regard our domestic institution of slavery as an evil and a curse, which they would be glad to see removed all their pretensions to that virture; and who have been simple or stupid enough to put faith in them. They have successively supported for the Presidency the elder VAN BUBEN, CASS, PIEECE, and BUCHANAN, all of whom were on the record against slavery. In the discussions of the day, the sentiments of these distinguished men should not be torgotten. By way of reminding the canting hypocrites who are daily libelling John BELL, of what they have tolerated, may excused and pardoned, we call a few choice extracts from the utterances of their oracles and present them to their attention. Here

they are-read and study them : Mr. Van Buren.

On the 29th day of January, 1820, the tollowing preamble and resolution passed the State Senate of New York unanimously, Hon. MARTIN VAN BUREN being a member and

"Whereas, the inhibiting the further extension of slavery in the United States is a subject of deep concern to the people of this State; and whereas, we consider slavery an evil much to be deplored, and that every constitutional barrier should be interposed t prevent its further extension, and that the Constitution of the United States clearly gives Congress the right to require of new States, not comprehended within the original boundaries of the United States, the prohibition of slavery as a condition to their admision into the Union. Therefore,

" Resolved. (if the honorable Senate concur therein,) That our Senators be instructed, and our representatives in Congress be re quested, to oppose the admission as a State in the Union, of any territory, not comprised as aforesaid, making the prohibition of slavery therein an indispensable condition. Missouri was at the time an applicant for

admission into the Union, and the object of this preamble and resolution was to prevent her admission unless she changed her constitution and became a free State. Mr. VAN BUREN had previously in 1836,

declared that Congress had power to abolish slavery in the District of Columbia. In 1821, he voted to give free blacks in New York the right of suffrage.

In 1822, he voted in favor of restricting the introduction of slaves into Florida. GEN, CASS.

In his letter, in 1843, against the celebrated Quintuple Treaty, GEN. Cass said-"We are no slaveholder. We never have been. We deprecate its existence in principle, and pray for its abolition everywhere.

In 1847, in the Nicuolson letter, Gen. Cass propounded the doctrine of Squatter Sove reignty which Mr. Calhoun declared to be worse than the Wilmot Proviso, and he is to this day the reputed father of this odions

principle. GEN. PIERCE. In 1838, Gen. PIERCE, in a speech in Congress, said he considered "slavery a social and political evil, and most sincerely wished it had no existence on the face of the earth."

In 1850, Nov. 20, in a speech at Manches ter, N. H., he asked-"Who did not deplore slavery? But what thinking man regarded that as the only evil which could rest upon the land? The man

who would dissolve the Union did not hate or deplore slavery more than he did." On the 2d of January, 1852, whilst speaking at New Boston, N. H., he was asked-

"Do you regard the features of the fugitive slave law as consistent with common law?" To which he replied-"It I must answer, no, I do not. I have

the most revolting feeling at the giving up of a slave; the fugitive slave law is opposed to humanity. It is opposed to moral

MR. BUCHANAN.

In November, 1819, Mr. Buchanan was one of a committee which reported the following resolution to a public meeting at Lancaster. Pa:-

" Resolved, That the Representatives in Congress from this district be, and they are hereby, most earnestly requested to use their utmost endeavors, as members of the National Legislature, to prevent the existence of slavery in any new territories and new States which may be created by Congress."

On the 11th day of April, 1826, in a speech in the lower house of Congress, he said-"Permit me, Mr. Chairman, for moment to

overcome his scruples, and would vote for pended. his oppinion also that it would "inevitably remove slavery from what may be called the farming States."-meaning Maryland, Virginia, Kentucky, and Missouri.

These are the honest outpourings of the hearts of men whom you have supportedyes you, par excellence, the depsitories of Who was its nominee for the seat once filled Southern rights and henor, have supported! by Washington? Abraham Lincoln, of whom Do not your consciences now smite you for we know but little, and who was the reprehaving! done so : "Consciences"! Pardon us for presuming that nature had provided in truth called for its forcible abolit you with the article. We will not sin in that ["That's so," and cheers.] The speaker then and unfading, in the great cause of his counrespect a second time.

nisrepresentations of the Philadel- fect union of the colonies. It was presided | zeal. We are gaining ground rapidly here,

phia North American and Gazette. We had occasion recently to animadvert upon an article in the American and Gazette. misrepresenting the strength of the Consti- its general purport. [Read the 1st sec.] More Douglas seems to have some real strength in tutional Union movement in the Southern perfect union was required; domestic tranquils these parts. States. The general tone and character of ity was necessary; and to secure these the Con-

iment. This time it says: New Orleans, St. Louis, Louisville, as we wheneverGovernment transcended its powers. have shown repeatedly by full, indisputable their domestic tranquility was disturbed and proof the leading conservative journals exthe storm raged. (Chects.) He would appeal press their confidence in Lincoln, preferring him to his undicace as Jerseymen, regarding this o either Breckinridge or Douglas. They question of congressional intervention. Alawish, firet, to elect Bell. If that cannot be bama and New Jersey fought side by side in done, they next choose Lincoln. Such, too, is the Mexican war, and he claimed one had the the tone and talk of many journals in the far same right to settle the territory, then won, candidates for Elector for the State at large, at which interior of the South. The journals, speakers, as the other. How would they feel were times and places they will be pleased to meet and politicians, statemen of the state States, taking Congress to say that New Jersey's manu- address the people. It will be seen that a number of his view of the question, are so many that it were factured goods should not go into a territorry ulle to enumerate them. Why should they how belonging to her equally with the other could they look at the matter in any other States? And yet the Black Republican party, Lewisburg, Marshall county, Monday September 24.

out foundation. We challenge the American union as the result of such intringment of and Gazette to name a single journal, speaker, the power of Congress; but did the storm Jackson, Madison county, Monday, Oct. 1. from the country? Have they, on these eccasions, exhibited their excessive love of the ly supporting Bell, who desires the election constitutional rights. [Tremendous cheers.] Memphis, Shelby county, Thursday, Oct. 4. South, and shown themselves ever vigilant of Lixcoln, in any contingency. The elec- Mr. Seward was a Federalist in principle, sentinels guarding her rights and interests; tion of Lixcoln is an event which all true and believed in the assumption of power by or have they blindly and slavishly obeyed hearted Southern men, who love their whole that we must go back forty years and begin | Troy, Obion county, Thursday, Oct. 11. the behests of party, and subordinated our country, men of all parties, and of all there again. The Senator wished to seem Pars, Henry country, Next, 13. institutions to partisan triumphs? The shades of opinion, except the disunionists,- wiser than the great men who has gone betouchstone of facts puts their sincerity to desire, of all others, just now, to avert. They fore him. [Laughter.] It might be asked Charlotte, Dixon county, Wednesday, Oct. 16. the severest test- it exposes and explodes | regard it as a great national calamity; as the fore runner of such political evils as this nashows that they are mere empirics practicing | tion has never encountered, and which it may upon the confidence and credulity of those not survive. They would not put the gov- of Congress further, Mr. Hilliard made a ferernment to the hazards of a sectional admin- vent and eloquent appeal for the South-not istration, clothed with power by a sectional minority, inflamed by hatred of Southern in- begged of the North? Nothing, nothing. All stitutions and swayed by a determination to she asked, all she wanted, was her rights, and restrict the constitutional rights of the South. nothing more. When these were denied her, The American and Gazette either does not com- deluged in fraternal blood. (Cheers.) Why will discover, we fear, when it is too late to the Government must, and thus crush the was seen the sown field. save the Union, that there is more in the po-

> there were one hundred in 1856," ready to party succeed? He could not believe it, and sary to put in a crop of any of the small break up the Union, there are thousands in almost imagined that the ashes of Washing- grains. It is also, by ungearing the gang of tality as the election of Lixcoln, to precipi- (Sensation.) In such a case our bright flag or performing any other operation requiring tate the South into a revolution. We are not of those who favor the project, but we cannot mourn in sackcloth and ashes. In such a this consists the great merit of the invention. shut our eyes to the facts which have trans-

> The Southern States which have pledged their children's children turn pale. He did themselves to resistance were in earnest. the laughing stock of the country. We be- lated; but the success of the black republi- the machine to travel upon the sod. do you suppose will be the result? Let Alahearts of the Southern sisterhood. Do you of enthusiasm seldom witnessed anywhere.) Caliar action of the plows gives to the mabelieve that other States would permit a hos- cheers) - and swear to fall, if necessary, fight- greater depth than it can be done with the tile force, designed to subjugate her, to march | ing for it. (Applause.) The true way to begin | common plow. Also, the rotary action of through their borders? If you believe these would be by ridding the country of section- these plows upon the ground propels the mathings, you have egregiously misconceived "we will.") Let them do that, and a new era upon the water propels the boat. the sentiments of the Southern people.

- From the N. Y. Express, Sept. 8. BELL AND EVERETT IN NEW JERSEY. Speech of Hon. H. W. Hilliard, of Alabama.

On Friday evening, the Bell and Everett of patriotism. He was loudly applauded. men of Newark, N. J., made a grand demonto the party. The meeting was advertised to Hilliard to ais hotel, making a fine display, feet to each revolution of the plows. come off at Concert Hall, and early in the and securing great attention. In every reevening that place was througed by a very spect the meeting was a grand success. enthusiastic and highly respectable audience. On the stage were some of the most widely known and wealthiest citizens of Newark. A grand feature of the occasion was the turn out of one hundred and fifty minute men. This is a company just organized for service Golladay and Burger with us. The crowd made by the inventor, he is confident that he tern, made of muslin, also national in color.

The effect, when seen in the street, is very fine. Just before the meeting was organized at the half-way house of black republicantal winds as a second enoice to beat Bell or Linmajority of the engines used for dragging the plows weigh from 18 to 20 tons.

This machinery will be transported to the minute men marched into the theatre, the ism, and read Burlingame's remarks on Texas inside of the next ninety days. Two

ORGANIZATION. Mr. Peter S. Duryea, at 8 o'clock, moved that the meeting be organized by the appointment of Jacob D. Vermilyea as Chairman. Which was carried. The President came formula by announcing himself for equality of the neighborhood of Louisville, and it met ward amid loud applause, but made no speech.

B. T. Nichols and Charles T. Shipman were appointed Vice Presidents; Wm. Johnson and J. Elliot Condict, Secretaries.

up by announcing minself for equality of the neighborhood of Louisville, and it met every contingency desired in such an invention.

States and protection. It was the usual democratic speech.

After Gen. Bate concluded, he was followed

orator of the evening, Mr. D. S. Ostrom was

SPEECH OF MR. HULLIARD.

cril. I thank God my lot has been cast in a tions, but it was eminently satisfactory to down the protection question, he pressed the State where it does not exist. * It know that there was no difference of feeling. disunion question with home-thrusts. His has been a CURSE entailed upon us by that nation which makes it a subject of reproach Alabama and respected, and that New Jersey speech was exceedingly fine and eloquent, and, strange to say, was heard with marked might always be on friendly terms with the In 1844, in a speech in the Senate on the State from whence he came was his ardent attention by all parties. He is a fascinating annexation of Texas, he said he "felt a strong was danger. There was no fear of foreign speaker, indeed. AMAD A A VO repugnance by any act of his to extend the limits of the Union over new slaveholding territory;" but, upon mature reflection, had After Mr. Golladay closed, he was followed by Mr. Burger, who joined in singing songs to the great democratic party, and said if not ion the perpetuity of this government debroken up, it was badly crocked, and he held [Applause.] Mr. Hilliard then the annexation as a " means of limiting, not alluded to the Detroit speech of Mr. Seward, the Breckinridge party responsible for such enlarging the domain of slavery," stating as the most dangerous that statesman had results. He discussed the "sovereignty" ever delivered. The Senator commenced by doctrines, so familiar, and boldly stood out pronouncing this government a failure, befor his candidate, Douglas-dealing some

cause there was a want of tranquility at bome, and of respect for us abroad. He directly charged upon the party of which Sew-ard was the leader, the want of this tranquility at home. [Loud and long protracted cheers.] Upon its head rested all the blame. sentative of an idea, which demanded an interference with the institution of slavery, and made an eloquent reply to the Chicago speech. After the Revolution, a Convention was called to seek some means of forming a more perover by George Washington [lond cheers]slaveholder, and nearly every State represented was slaveholding. The Constitution was adopted, and a single sentence declared account of themselves in November. Mr.

States. The general tone and character of stitution was formed. Our government was a that journal had previously been so fair and limited one—all its power being conferred by article in question in its columns. There that Congress should usurp power, and the its accustomed bonorable course. We appre- very torcible and eloquent menner that Conhend that that motive was a conviction that gress under no circ amstances possessed powprevent conservative men, North, who had ernment had done wrong, or transcended its necessary to misrepresent and belittle that mendous cheers.) Now, the South would subsequent article, on the 7th inst., the resist a deliberate encroachment with fire and accord of sentiment between the Governor American and Gazette, still with a view to bol- with sword. (Great enthusiasm) Mr. Sew- and the Union and American. We are sorry

headed by Seward, would deny to the South

alism and sectional men. (Cries of "we will."

Let them unite for this great object-North

and South—and ail would be well.

Mr. Hilliard, after a few more highly clo-

quent remarks, resumed his seat amid tremen-

The Canvass.

WOODBURY, Sept. 10, 1860.

dons cheers.

Now, this is untrue. It is altogether with- whole North. He would not threated disin the language of Shakespeare: "Upon what meat doth this, our Casar feed

Nashville, Pavidson county, Friday, Oct. 19. Franklin, Williamson county, Monday, Oct. 22 That he hath grown so great?' [Great laughter.] Gallatin, Sumner county, Thur-After discussing the constitutional power Lafayette, Macon county Friday, Oct. 28. Carthage, Smith county, Saturday, Oct. 27. Smithville, DeKalb county, Monday, Oct. 29. Cookeville, Putnam county, Tuesday, Oct. 30 in the spirit of sectionalism, but in that of sparty White county, Wednesday, Oct. 30. Sparty, White county, Wednesday, Oct. 31. Iraternal love. What had the South ever McMinwille Warren county, Thursday, Nov. 1. Manchester, Coffee county, Friday, Nov. 2.

From the N. O. Picavime 1 The Texas Steam Plow. then he feared we would witness a country We have watched, with much interest, the

case-he would make no threats-there would It seems to answer all the conditions neces-

he was a disunionist. Come weal, come woe, operation. When operated in this way, the Were they to retrace their steps and back out he was bound to die in the Union. (Great machine travels on the plowed ground; but now without attempting to redcem their applause.) He never calculated the value of when breaking prairie for the first time, the pledge, they would, in all future time, be the Union. (Cheers.) It could not be calcu- plows are reacily arranged so as to permit cans might be the beginning of the cold feel-It has eighteen mould-bored plows attached lieve they will act, and when they have taken ing which would engender dangerous public to the ends of a corresponding number of rathe leap, and the government proceeds to co- sentiment, and lead to a final dissolution, dius bars, which are securely fastened to a reerce them into obedience to the laws, what which no power on earth could avert. He volving shaft, upon which the engine is made wanted them to rise, then, and vow, and to operate through the medium of cranks and pledge themselves by one cry, that so far as connecting rods. These plows are placed bama, for instance, secede, do you believe they were concerned, the sectional party upon this revolving shaft in a spiral form, so that an attempt to whip her into subjection should not succeed. (The andience here rose, that in rotating through the ground, one plow would not kindle the fires of rebellion in the and for several minutes there was a display is always in advance of the other. This pe-

> chine, as positively as the action of the wheel volving drums of six feet diameter, and which support the main weight of the engine.

arms you have a stationary engine to do any kind of farm or plantation work. The harrowing is also done by a rotary action the same as the plowing. The machine is designed to cut a land EDITORS OF PATRIOT: To-day we had Bate, seven feet wide. From experiments already in the present campaign, and as regards ap- was very fine and attentive. Gen. Bate led can work successfully from 10 to 32 acres pearance leaves the Wide Awakes far in the background. The uniform consists of a leather cap, made of the three national colors, the rim containing thirty-three silver deed. After saying he would vote for Doug- The machine now building in Philadelphia stars. Each man carried a bell-shaped lan- las as a second choice to beat Bell or Lin- will not exceed 7 tons in weight, while the

band playing a national sir, and the audience Douglas, and gravely announced that in his men and a boy are all that is required to opopinion, in 1864 he would be out and out a erate the machine.

A mowing machine that will cut a swath black republican in full fellowship. He then of ten feet is also connected to this engine.

After Gen. Bate concluded, he was followed

After Gen. Bate concluded, he was followed difficulty in the inventions of Messrs. Fawkes, Owing to some delay in the arrival of the by Col. Golladay in a speech replete with el- Walters, Hussey and Drew, all of whom have called upon to make some remarks, and he oquence and argument. Golladay is the su- made experiments more or less successful to called upon to make some remarks, and he responded in a fitting speech, which brought forth great applause. At this time the place was packed to suffocation, and hundreds were obliged to go away disappointed in not effecting an entrance.

Outcome and arguments. His expose plow by steam, has been overcome by Col. Saladee, when he applies the power of the engine directly to the plow and obtains his propulsion of the engine from steam on the same principle that the buckets of a watermatter of Breckinridge's election extremely | wheel drive a boat. This application of power ludicrous and amusing-presenting the twin obviates the necessity great weight on the The Hon. Henry W. Hilliard, of Alabama, who had now arrived, was introduced in a few complimentary remarks by the Chairman. He was received with tremendous cheering, the audience rising.

When the applause had subsided, the honorable gentleman proceeded to say that he was there at the request of political friends passed into a masterly defense of John Beli, city, and, in the neighborhood of Algiers, give speak upon a subject to which I never before adverted upon this floor, and to which I trusted that he was no stranger, although trust I may never again have occasion to adverted. I mean the subject of slavery. I mean the subject of slavery in the designor mood of Algiers, give to speak of the great interests of the country. I mean the subject of slavery in the designor mood of Algiers, give to speak of the great interests of the country. I mean the subject to speak of the great interests of the country. I mean the subject of slavery in the designor mood of Algiers, give to speak of the great interests of the country. I mean the subject to speak of the great interests of the country. I may never again have occasion to adverted upon this floor, and to which I mean the subject to speak of the great interests of the country. I mean the subject to speak of the great interests of the country. I mean the subject to speak of the great interests of the country. I mean the subject to speak of the great interests of the country. I mean the subject of slavery in the designor mood of Algiers, give to speak of the great interests of the country. I mean the subject of slavery in the designor mood of Algiers, give to speak of the great interests of the country. I mean the subject of the great interests of the country. I mean the subject of slavery in the subject of the great interests of the country. I mean the subject of the great interests of the

On the 12th inst., in Wilson county, by the Re-D. Baldwin, Mr. L. K. Lowe to Miss Lucue, y laughter of Samuel Davis, Esq.

DIED. Last evening, after a short illness, Mr. Jons W. W. een a resident of Des Arc during the past eighter Are (Ark.) Citisen, Sept. 5.

CAN NOT BE DENIED that the celebrated and popular nedicines of Dr. S. A. Weaver, far surpasses all other medies for humors and chronic complaints. All over the country people are advertising this fact. If there are truly as good as they are said to be (and there i no reason to doubt), they are truly a blessing to suffer-The speakers replied a half hour each, and ing humanity. ang 20-day 4w Country dealers visiting our city will bear in mind (with the exception of Geu. Bate, who was hat W. W. Berry & Demoville, Rains & Brown, Ewin endleton & Co.'s are the stores to find pure and genu e drugs, and such staple and genuine medicines as Perry Davis' Pain Killer, Dr. Richardson's Sherry Wine Golladay, is greatly the superior as a speaker Bitters and Dr. Weaver's Canker and Salt Rheum Syr

> aug20-daw4w DR. S. O. RICHARDSON'S SHERRY WINE BITTERS .- Phi magnetical Preparation, by a regularly educated Physician-is one of the most pleasant and valuable tonic of the day. Persons recovering from protracted idness, or those who, at this particular season of the year, are subject to Jaundice, Habitual Constitution, o any disease arising from a disordered Stomach, Liver

The Union and American of yesterday, lays candid, we were much surprised to find the a written document. It was never intended before its readers the replies of Judge Doug-LAS to the Norfolk interrogatories, which must have been some strong and unusual impelling motive to cause it thus to vary from Mr. Hiltiard proceeded to demonstrate in a augural message of Gov. Letcher, of Va. It appears from these extracts that Gov. after all, the real danger to the success of rudo by the Constitution. So he took issue Letter and Judge Douglas differ—that the publicani-m lay in the increasing momen- with Mr. Seward on this point. The present Governor regards the election of a r publitum of the Union movement, and that to want of tranquility was not because the Govprevent conservative men, North, who had unwillingly allied themselves with the re-unwillingly allied themselves with the re-bad attempted to interfere with the rights and temporary gives so much prominence to the publicans, from changing their ground, it was trample upon the honor of the South. (Tre-views of Gov. Letcher, and in such manner movement in this section of the nation. In a not find any fault, so long as her vested as to make them controvert the position of rights were guaranteed her, but she would Judge Docutas, we suppose, there is a happy ster up the republican party, again, but in a different manner, misrepresents Southern senbeginning of all our trouble, when the fact our contemporary arrayed on the side of was, that our trouble commenced after the those who reject the idea of such resistance as In all the chief southern cities-Baltimore, repeal of that measure. The truth was, that | Gov. LETCHER contemplates, and who do not entertain the doctrine of secession.

good blows right and left at his competitors,

and claimed to have the old ship in charge-

interrupted by some one from the crowd,)

were well received by the people. Our

cause was triumphant. Our Elector, Mr.

and politician, and is winning laurels bright

try. He holds up the old chart, and pleads

for the cause of the Union with unflagging

and you may rest assured that the Whigs and

Union men of old Cannon will render a good

Messrs. Taylor, Whitthorne, and

Watterson. upen for Messrs, Taylor, Whitthorne, and Watterson, counties have been omitted. This was mayoutable

owing to the want of time: olumbia, Maury county, Tuesday, September 25. this privilege claimed for and enjoyed by the | Centreville, Hickman county, Wednesday, Sept. 26. Linden, Perry county, Thursday, Sept. 27. Perryville, Decatur county, Friday, Sept. 28. Brownsville, Haywood county, Monday, Oct. 8 Murfreesboro, Rutherford county, Tuesday, Oct. 25.

prehend, or comprehending, wilfully and fa- should not these rights be guaranteed her, progress made in the attempts to introduce tally misrepresents the men of the South who and peace and harmony be restored? (Cheers.) the agency of steam into the common labor of are striving to defeat sectionalism North and He hoped that his countrymen would not be the plantation and the farm, believing, howso false to themselves and the Union, as to dis- ever crude the first attempts raight be, the South. Whether intended or not, its course grace the Revolutionary blood which flowed thing was practicable to combine plowing, leads directly to dangers which it should be through their veins, by submitting. (Ap- sowing and harrowing in one single operathe aim of the patriotic to avert. If it shall, plause.) There was no cause for the North tion. On the vast prairies of the West and South to be rivals? Who should say that South-west, we have expected that the time by the course it has adopted, aid in putting New Jersey must retrace her steps for forty would come when before the steam engine Lixcoln at the head of the government, it | years; and yet Mr. Seward demanded that | should lie the green sward, while behind it South. Was that the voice of a constitutional | Col. C. W. Saladee, of Texas, called upon us statesman? ("No, no.") He knew that the yesterday, and exhibited a model of his Texas

sition of certain Southern States than it is black flag floated in the breeze all through steam plow, which promises to realize all, and the North, like a piratical flag at sea, but the more than we had anticipated. His is not sim-We tell the American and Gozelle that al- people, when they learned its true character, ply a steam plow, but combines in itself the though it may delude its readers with the and blot its toul presence out forever. (Treidea that there are "not more than one where mendous cheers.) Should this republican and in their regular order, which are neceston would be re-animated, and his immortal plows, an engine capable of sawing wood, the South who but desire such an instrumen- voice speak out in sorrow at its success. drawing water, hauling the crops to market, occur something that could never be forgot- sary for successfully applying steam to the ten, and the recital of which would make | common labors of the plantation.

It is designed, we have said, to plow the not wish them to suppose for a moment that land, sow the seed, roll, and harrow at one

Immediately back of the plows is the seed-

in our bistory would be begun, an era of peace, of prosperity and exceeding great joy. ing arrangements, back of which are two re-These drums are so acted upon by the revolving of the plows that they regulate the cut of the latter upon the ground. For instance, Mr. Peter S. Duryea, the Newark "War it is intended the plows shall cut at one revo lution 18 inches of the ground, in that case Horse," came forward, and gave the republicans a very severe chastising for their want | these drums advance upon the land the same distance. So also, if it is desired to cut three The meeting was then adjourned, amid loud feet at one revolution of the plows, the gearstration, one of the finest of the campaign, cheers for Bell and Everett, the Union, and ing connected to these drums can be so reguand which must have been very encouraging Mr. Hilliard. The Minute Men escorted Mr. lated as to carry the machine forward three By throwing out the connections to those

verted. I mean the subject of slavery. I boped, a sister State. [Cheers.] We differed believe it to be a great political and a great moral in geographical position, in cereal production of Buchanan democracy; and after closing any improvement in the mode of agriculture.

AN ACT

ACE, in the 30th year of his age. The deceased had months, and was highly respected for his kindness and sociability. He was a native of Nashville, Tenn. - Der

up and Cerate. Any druggist dealing in such pure and good medicines must prosper, and to use them warrant

or Bowels, will find in the Sherry Wine Bitters a friend more to be desired than gold. Sold by W. W. Berry & Demoville, Ewin, Pendlets & Co., and Rains & Brown, Nashville, Tenn

New Adnertisements. Tennessee State Fair, 1860.

ed from the commencement up to the present tin esterday the grounds were over-running with visors, and from the interesting Programme for to-day reasonable to suppose that it will draw a much lar rerowd. Those who fail to go miss a rich froat. The exhibition in the Stock ring for to-day is as fo Fifth Day. Friday, September 14th.

Harness Nock. Best aged Stallion, 4 years and upward... suckling 3 year old Mare. suckling Note.-All stock under this head, of two years and ver to be shown in harness, and the test shall be per ction of form, style of action and speed.

Carriage Marcs. Best pair of Matched Carriage Mares... A Premium is offered to-morrow for the best Hors anship, and the young men should be preparing for i It is also expected that a grahd carricature ride wi ake place to morrow.

Notice. H AVING been appointed and qualified as Admini trator of the estate of Bayid Smiley, sr., dec'd persons having claims against said estate are not law or they will be forever barred; and all persons i debted to the same are hereby required to come for ward and make payment. E. C. DRAKE, Adm'r of David Smiley, sr.

I. O. O. F.

Programme of Arrangements GRAND LODGE OF THE UNITED STATES.

Monday, September 17th, 1860 The different Lodges and Encampments will meet a he Lodge Room at Odd Fellows' Hall, Monday at o'clock A. M., at which place the Procession will formed in the following order:

Resident and Visiting Members in good standing MUSIC. Mayor, Aldermen and Common Council. R. W. Grand Lodge of the United States. P. G. Sire, Wildey, in open Carriage, The Procession will move up Summer to Sprin through Spring to Cherry, down Cherry to Union brough Union to College, down College to the Publi square, around the Square to Cedar street, through Ce dar to State Capitol, where the Reception Addresse will be delivered in Representative Hall on behalf of he Order by P. G., E. D. HANCOCK, of Murfreesboro'

INGS WORTH. The public generally and the lades particularly are avited to attend. The Mayor, Aldermen and Common Council, are a puested to meet at their Council Chamber at 9 o'clock, where they will be waited upon by a committee on b

nd on behalf of the city by his honor, Mayor Ho

Ckief Marshai sep14-3t For October.

half of the Order.

E. R. GLASCOCK.

Peterson's Ladies' National Magazine Arthur's Home Magazine; Just received by

Auction Sale of Damaged Ready-made Clothing. BENJ. F. SHIELDS & CO. will sell this evening D September 14th, at early gas light, an invoice of Ready-made Clothing and Peice Goods, damaged at the

late fire on Market street and Public Square. Sale po Will be added a lot of fine fresh English Bed Blank s with heavy Maccinaw and Negro colored ditt BENJ. F. SHILDS & CO., No. 27 Central Auction Rooms Opposite Sewance Hou Sale of Old Liquors this morning at 10 o'clock, by BENJ. F. SHIELDS & CO.

MORGAN & WALLACE,

DEALERS IN

Ladies' and Gentlemen's Fine Gaiters, Shoes and Boots, -ALSO-

frunks, Valises & Carpet Bags, NO 16 PUBLIC SQUARE. (At Calhoun's Old Stand.) Nashville Tennessee,

A Good Investment. AM now offering for sale, the place on which I ituated on the Gallatin Pike, about two mil rom the city of Nashville, containing 8% acres of rich and, four of which are in a high state of cultivation as a vegetable garden, in which there are Asparagus and Pie Plant beds, and quite a number of excellent Fruit Trees. The improvements consist of a neat fram dwelling house with kitcheu, stable, crib, cow shed, & am determined to sell and will offer this place at great bargain. For further particulars apply to J. MILLIRON, J. MILLIKON, No 54 College street

Almusements. NASH VILLE THEATRE.

CUELLER & EVERETT..... Triumphant Success of the New Company, received nightly with manifestations of delight. Friday Evening, Sept. 14th, 1860, The performance will commence with Banim's celebrated play, in five acts, entitled

DAMON AND PYTHIAS. ancy Dance.....by Miss Sallie Byrox To conclude with an Object of Interest.

GRAND CCNCERT. M'ile Camille Urso,

Madanne Emilie Urso, M'ile Adile Grigmon, PRIMA DONNA; George M. Taylor, WILL GIVE A GR OCAL AND INSTRUMENTAL CONCERT

At Odd Fellows' Hall. ON FRIDAY EVENING, SEPTEMBER 14th. Tickets one dollar each, to be had at all the principal masic and book stores and at the door. Fo, par ticulars, see small bills.

DR. F. A. KUEFFNER, HOM COPATHIC Physician and Surgeon. No. 18 (up stairs) Cedar st., Nashville, Tean.

Office hours until 9 A. M., between 1 and 3 P. M., and between 7 and 8 P. M. References—Drs. Hering & Lippie, Philadelphia, Pa., and Drs. Caspari & Koehler, Louisville, Ky. sept11-6m Barley Wanted. 25,000 BUSHELS HARLEY Wanted at No. 1 augustin Chossman & DRUCKER.

Corporation Laws.

Establishing a Sleam Fire Department under Sec. 1. Be it enacted by the City Council of Nashville Sec. 2. When three or more compones shall have been organized under this law, a Chief Engineer shal be elected by the City Council, who shall host his office or the term of one year, and until his successor shall be elected and qualified under the provisions of the furter of the city and this act. He shall give bond. charter of the city and this act. He shall give bond, with approved security, in the penal sum of twenty-live hundred dollars, conditioned upon the faithful discenarge of all duties now or hereafter imposed upon him. He shall have the power to nominate for the concurrence of the City Council, the Pipe Birectors, Privates and Hostlers for each company, subject to removal for any neglect of duty. Provided, That in the absence of such officer, or until he is obscied, the May. sence of such officer, or until he is elected, the May-shall make such appointments and the City Marshal dl perform such other duties as are required of said

a compensation.

Sec. 3. Be it enacted, That each company of said de-Sec. 4. Be it enacted. That the Engineers of each com pany shall be appointed by the Mayor, two-thirds of the City Council concurring, when in accordance with the provisions of this law companies are organized, and shall hold their offices for one year, or until their successors are qualified, and shall give bond in the penal sum of fifteen hundred dollars, conditioned for the faithful discharge of their duties.

Sec 5. Be it enocial, That the Engineers, except when on duty at fires, shall be constantly present at the Engine House of their respective companies, and shall keep their engines in order for service, and see that the Tenders, Hose and Horses are kept in the same Sec. 6. Be it enacted, That for neglect of duty on the win part of the Chief or Company Engineers, the Mayor 127. chall report them as other city officers to the City

Sec. 7. Be it enacted, That all vacancies that may occur in this department shall be supplied in the same manner as is provided for the appointment of said offi-Sec. 8. Be it enacted, That all persons employed it this department shall be free white males over twenty-one years of age, and citizens of the United States, and Sec. 9. Be it enacted, That any person employed or appointed in this department found deguised by in-toxicating liquors shall be expelled from the same by a

wo thirds vote of the City Council. Sec. 10. The Chief Engineer shall receive as compensation for his services one thousand dollars, paya-bic quarterly. The Company Engineers each seven hundred dollars, payable quarterly. The Pipe Direc-ters six hundred dollars per annum, payable monthly. Each Private four hundred dollars per annum, payable monthly. The Hostiers four hundred dollars per an num, payable monthly; and that the hostiers shall be the drivers on all occasions when the engines are re-moved from their respective houses, and perform any other duties that may be required of them. Sec. 11. Be it further enacted, That each and every officer and private member of this department, (as enumerated in section three,) shall be required to give their entire time, both night and day, to the duties of Sec. 12. Be it further enacted, That there shall in addition to the above number, be appointed two Hosemen to each Company, whose duty shall be to attend all fires, and shall perform such duties as may be required

of them by the pipemen, for which services they shall receive the sum each of twelve dollars and fifty cents per month.

R. B. CHEATHAM, President Board of Alderr IRA P. JONES President Board of Councilmen S. N. HOLLINGSWORTH, Mayor. W. A. GLENN,

Approved July 29th, 1860. AN ACT amend an act entitled an act to organize a Steam Fire Department under a Paid System, passed 26th July, 1869.

Sec. 1. Be it enacted by the City Council, That the o ganization of each steam fire Company shall consist of the following:—One Company Engineer, one Fireman, one first and one second Pipeman, one first and one sec ond Hoseman, as provided for in said act. The fire man second driver shall receive the salaries provided for the privates in said act, and the position of private is hereby dispensed with.

Sec. 2. Be it enucted, That it shall further be the du ty of the Chief Engineer to superintend the whole Fire Department; see that each man does his duty according to law, and report all failures upon the part of members of any Company to perform their duty to the Mayor and Committee on Fire Department. He shall such other articles as may be found necessary for the

Department, and report every month to the City Coun-cil all of his transactions, and attend at all fires and di-

rect the whole department in such manner as will mos

effectually suppress the fire, and shall furnish the City Council with his report with duplicate voucher for all expenditures of money made by him.

R. B. CHEATHAM,

R. B. CHEATHAM, President Board of Aldermen IRA P. JONES. President Board of Councilmen

S. N. HOLLING-WORTH, Mayor. W. A. GLENN, Approved August 23, 1860 AN ACT To suppress Burglary and Arson within the City, and to precent the giving of false alarms of Fire.

Sec. 1. Be it enacted by the City Council of Naskville may offer a reward, not exceeding five hundred dollars for the apprehension and conviction of any person of Burglary or Arson within the limits of the city—said reward to specify within what time the apprehensic of said person is to be made.

Sec. 2. Be it further enacted, That the term Arson. used in the first section of this act, means the same as defined by the 4666.7.8.9 and 4670.71st sections of the Sec. 3. Be it further enacted, That it shall be unla

ful for any person willfully or maliciously to give false alarm of fire within the city, and for each and cy ery offence shall forfeit and pay a fine of fifty dollar e half to the informant and the other to the city. Sec. 4. Be it further enacted, That the Mayor sha have this act with all other general laws hereafter passed, published in two of the city papers of the most xtensive daily circulation. R. B. CHEATHAM.

President Board of Aldermen IRA P. JONES. President Board of Councilmen.
S. N. Hollingsworth, Mayor
(Attest) W. A. GLENN, Approved July 26, 1860

AN ACT To License Jenny Lind, Billiard Tables, Ten Pin Al Sec. 1. Be it enacted by the City Council of Naskville That the owner or owners of each and every Jenny Line or Billiard Table, Ten Pin Alley, within the limits of the city, and kept for the purpose of public amus ment, shall pay to the Recorder of said city, annuali for the use of the city, on the first two twenty-five do lars each, and ten dollars on the remaining number of Jenny Lind and Billiard Tables or Ten Pin Alleys owned by him or them, and shall also pay the Mayor and Re corder each the sum of one dollar for the issuance of every license issued under this act; *Provided*, That n licence shall be legalized nor granted hereby for Pin Pool Tables, but that any person playing that game or allowing the same to be played on his premises, shall upon conviction before the Recorder, be fined in the sum of ten dollars for each and every offence: Proceeded further, That it shall be unlawful for any person to keep any Shooting Gallery in the limits of the city, and any

person keeping the same shall be fined the sum of wenty-five dollars for every day he or they may keep the same.

W. H. HORN. Pres't pro tem Board of Aldermen, IRA P. JONES. Pres't Board of Councilmen.

S. N. Hollingsworth, Mayor.
W. A. GLENN, Recorder. [Attest] Approved July 13, 1860. Proposed Amendments to the City Charter.

Voters, Attention !

The Legislature at its last session passed an Act of which the following is a portion: Sec. 5. At the next annual election for Mayor and Al dermen and Council, the voters who are in favor of the election of said officers for a term of two years, shall put the words, "Term of Officers for two years," on their tickets, and if a majority of all the votes polled shall be in favor of the election of said officers for term of two years, then and thereafter the charter of the city of Nashville shall be so amended, and said sec. 6. Thereafter the qualification for Mayor and Aldermen and Councilmen, shall be citizenship and residence within the city of Nashville for two whole years next preceeding the election, and no other.

Restaurant. Re-opened Sept. 10th, THE Tennessee Coffee and Dining Hall. All the good things of the season will be kept constantly on hand.

J. T. BIGGS.

Come at Last. A. JENKINS.

No. 14 Market Street, 50 bales Hay;

s Fodder; 200 bags Oats; 200 bags Bran; 100 bags Meal Chancery Sales-

Chancery Sales for Saturday, October 6th, 1860. sale to take place in the Chancery Court Room, at Court house, in the order of the advertisements below, and to be commenced at 10 o'clock precisely.

PURSUANT to a decree of the Chancery Court at Nashville, in the case of Young & Carson et. B. Lanier, I will sell at the Court house in Nashville, on Saturday, October 6th, 1860; a certificate for 160 shares of Stock, issued by the Hopkins, Mastodon Coal & Iron Mining and Manufacturing Company. The said shares being \$100 each, and the certificate No. 816.

Terms cash.

J. E. GLEAVES, C. & M.

PURSUANT to a storge of the Chancery Court at Nashville, in the case of Barrow and Lindsley, Adm'rs, of Dr. Shelby et J. R. Snowden and others, will sail at the Court-house, in Nashville, on Saturday, October 6th, 1860, 3 Lots on Woodland street, in Edge-field, 50 by 170 each, and known as Nos. 96, 97 and 98, on the plan.

THEMS.—6, 12, 18 and 24 months' credit, with interest from day of sale and without redemption. Notes with approved security required and lien retained.

Sept5-tds

J. E. GLEAVES, C. & M.

PURSUANT to a decree of the Chancery Court at Nashville, in the case of Irby Morgan, Adminis-trator, &c., of Miles W. Atkisson as, heirs and credi-tors of said Atkisson, I will sell at the Court House in Nashville, on Saturday, October 6, 1860, the Atkisson house and lot on Woodland street, in Edgeheid. Lot 72 6 12, and 18 months credit, with interest. ed and lien retained.

J. E. GLEAVES, C. & M.

Passiville, in the case of Charles H. Lesneur et Pavid B. Hicks and others, I will sell, on Saturday, October 6, 1860, at the Court House in Nashville, the Hicks house and lot on Woodland street, in Edgeffeld. The lot has a front of 161 % feet, and runs back 170 alley, and is made up of lots Nos. 12, 13 and 14, in the plan of division. The improvements are new and a TREMS—6, 12, 18 and 24 months credit, with interest, and sale without redemption. The purchaser to give good personal security, and a lien to be retained.

sept5-tds

J. E. GLEAVES, C. & M.

DURSUANT to a decree of the Chancery Court A Nashville, in the case of Wm. G. Swindell et. So san Miller, I will sell, at the Court House in Nashville on Siturday, October 5, 1860, two lots on Woodland street, in Edegfield, 50 by 144 feet each, and being lots No. 5 and 13, in McRoberts and McKee plan (See book 21. page 38.)
TERMS—\$500 cash on each lot, and for the residue c the purchase money a credit of 6, 12 and 18 months without interest. Security required and lien retained sept5-tds. J. E. GLEAVES, C. & M.

DURSUANT to a decree of the Chancery Court of Nashville, in the case of G. S. Shuman es. John Q. Flynn, I wills: I, at the Court House in Nashville, on Salurday, October 6, 1860, a negro usemen named Patsey, and also the unexpired lease of the house and lot, mentioned in the pleadings. This is understood to be a lease of the house and lot at the intersection of the Gallatin and the Whites' Creek Turnpikes, in Edited, which is to expire on the 1st January, 1862. Terms of this saie cash. sept5-tds J. F. GLEAVES, C. & M.

PURSUANT to a decree of the Chancery Court at Nashville, in the case of C. W. Nance and J. H. McDonald ez. W. H. Crosthwait, I will sell, at the Court House in Nashville, on Saturday, October 6, 1860, a to on the Murfreesboro Tarapake, known as No. 5, in It win's plan. Front 42 feet wide, rear 52, sides 93 an TERMS-6, 12 and 18 months, without interest. Se curity required and lien retained, and sale free fro

PURSUANT to a decree of the Chancery Court at Nashville, in the case of Eli L. Woods zz. John Longhurst, I will sell, at the Court House in Nashville, on Saturday, October 6, 1860, lot No. 17, in the plan of Woods' addition.
Trans-6 months credit, without interest. Security regired and lien retained. J. E. GLEAVES, C. & M.

PURSUANT to a decree of the Chancery Court at Nashville, in the case of Andrew Johnston rs. Da-vid M. Allen, and in accordance with an agreement 1860, David M. Allen's shop on Market street, south of Broad; lot 20 feet by 114. This property can be bought for less than the cost of the house. Sale absolute, and a credit of 7, 12, 18 and 24 months, with interest, and J. E. GLEAVES, C. & M.

DURSUANT to a decree of the Chancery Court a Nashville, in the case of Hiram Vaughn, Administrator of M. McNally, deceased, vs. beirs and creditors of said M. McNally, I will sell, at the Court House is Nashville, on Saturday, October 6, 1860, the house and lot of the McNally estate, on Cherry street, south of Broad, which was assigned to the widow as her dowe this being a sale of the property, subject to Mrs. McNally's life right in same.

TERMS—6 and 12 months credit, with interest; pur-J. E. GLEAVES, C. & M.

PURSUANT to a decree of the Chancery Court at Nashville, in the case of John Mallery ex Josiah Mallory and others, I will sell, on Saturday, October 6, 1890, at the Court House in Nashville, the following valuable property, to wit: The Mallory residence on South Cherry street, with 105 feet of ground (next to Mallory street) attached. The remainder of this piece of property, 172 feet, divided into lots. One lot of 105 feet front on South College street.

TERMS—1, 2 and 3 years credit, with interest, (ex-

satisfactory security, and lien to be retained.

sent5-tds J. E. GLEAVES, C. & M. DURSUANT to a decree of the Chancery Court at P Nashville, in the case of Wm. Fox and wife us. Frank and Riley Rowton, I will sell, at the Court House in Nashville, on Saturday, October 6, 1860, a house and lot on Lebanon Turnpile, in South Nashville. Lot has TERMS-1 and 2 years credit. Notes to bear interest, in Bank. Security required and J. E. GLEAVES, C. & M.

DURSUANT to a decree of the Chancery Court at Nashville, in the case of Samuel Gaylord, execute of John D. Gaylord, deceased, es. Helen M. Gaylord, will seil, at the Court House in Nashville, on Saturda October 6, 1860, two lots on College street, extended each 60 feet front, and known as lots No. 29 and 30, J. W ampbell's plan.
Thicks—1 and 2 years credit, with interest. Notes with good security, required, and lien retained. sept5-tds J. E. GLEAVES, C. & M.

DURSUANT to a decree of the Chancery Court i Nashville, in the case of F. Tomes, Jr., vs. Henri-etta C. Tomes and others, I will sell, at the Court House in Nashville, an Saturday, October 6, 1860, late No. 130 and 197 in the Ewing Addition.

TERMS—6, 12, 18 and 24 months credit, without i erest, and free from redemption. Notes, with secu ien to be retained. J. F. GLEAVES, C. & M.

PURSUANT to a decree of the Chancery Court at Nashville, in the case of W. B. Bayless and H. A. Gleaves et. John DeCamp. I will sell, at the Court House in Nashville, on Saturday, October 6, 1860, two lets on Ewing Avenue, in Ewing's Addition, each \$25% by 130 cet, and known as lots 152 and 153 in the plan. TERMS—6, 12 and 18 months credit, with interest, and without redemption. Security required, and lien J. F. GLEAVES, C. & M.

PURSUANT to a decree of the Chancery Court at Nashville, in the case of P. W. Maxey & Co., and others, creditors of Stewart & Owen es. Stewart & Owen, I will sell at the Court House in Nashville, on Saturday, October 6, 1860, Lot No. 25, in plan of Hay-Factory property, (Lot 43 by 150 feet) and being the ame Let heretofore sold to Stewart & Owen by A. L. Demoss, Esq. Traces-6, 12 and 18 months, with interest and with-Security required and lien retaine J. E. GLEAVES, C. M.

DURSUANT to a decree of the Chancery Court at Nashville, in the case of Joshua D. Spain, er. Phil lelvin, I will sell at the Court House in Nashville, e Saturday, October 6, 1860, the property of the defend ant, Melvin, situated at the corner of Broad and Mc-Nairy streets, West Nashville, Lot 50 feet by 175. Trans-Sale free from redemption, and purchase money to be due in two equal payments, and on 1st April 1861, and 1st April 1862, with interest. Security

PURSUANT to a decree of the Chancery Court at Nashville, in the case of Wm. Jordan, rz. Ehud Gower and others, I will sell to the highest bidder at the Court House in Nashville, on Saturday, October 6, 1800, the tract of land belonging to Ehud Gower, tying in Davidson County and containing 318 acres more or less.

TERMS—\$500 cash, and residue to be due on the 1st September 1862, without interest. A bid of \$3500 for he whole has been made by Dr. B. G. Hampton, and he property will be started at his bid. Note with good security required of the purchaser and lien to be retained. J. E. GLEAVES, C. & M.

PURSUANT to a decree of the Chancery Court at Nashville in the case of Wm. Mauldin, Guardian, &c. er James M. Sneed and others, I will sell at the Court-House in Nashville, on Saturday, October 6th, 1860, a Tract of 30 Acres of Land, some 8 miles from this City, in Civil District No. 8.

TERMS:—6, 12, 18 and 24 months without interest. The biddings to commence at \$40 per acre. Good security required and lieu retained. \$100 required in cash.

J. E. GLEAVES, C & M.

PURSUANT to a decree of the Chancery Court at Nashville, in the case of Geo. D. Hamlett vs. Lewis Jones and others, I will sell, at the Court-House in Nashville, on Saturday October 6, 1869, the tract of land in Spring-Place, known as the Tavern Stand, bought by Lewis Jones of James T. Gleaves, and containing 6 acres and 0 poles.
TERMS.—6, 12 and 18 months, with interest, and sale J. E. GLEAVES, C. & M. PURSUANT to a decree of the Chancery Court at Nashville, in the case of Wm. B. Walton w. John Quit and others, I will sell, at the Court House in Nashville on Saturday the 6th of October 1800, a certian tract of

y required on notes, and a lien retained. Sept 5-tds J. E. Gl EAVES, C. & M. PURSUANT to a decree of the Chancery Court at Nashville in the case of Wm. A. Whitsett, Executor &c, of Farrar vs. Wash. R. Lucas and others, I will sell at the Court House in Nashville, on Saturday October 6th 1860, a tract of 10 acres and 50 poles of land, part of the Lucas Farm, and being the same bought by him of complement. omplainant.

Terms.—6, 12 and 18 months credit with interes

and sale free from redemption, notes to have persona security, and to be payable in the Bank, and lien to be

Sept.6-tds J. E. GLEAVES C & M. PURSUANT to a decree of the Chancery Court at Nashville, in the case of Geo. D. Hamlett vs. Wash R. Lucas and others, I will sell, at public sale at the Court House in Nashville, on Saturday October the 6th 1860, the unsold portion of Wash R. Lucas tract of land, which is known as the Cretci or part of his whole tract. The same consisting of about 29 acres and lying in front of the Mansion House.

Trues 1 and 2 years conditionally interest and as a conditional conditions. TREMS.—I and 2 years credit, with interest and sale free from redemtion, purchaser to exente satisfactors notes and lien to be retained. Sept. 5-tds

J. E. GLEAVES, C. & M.

PURSUANT to a decree of the Chancery Court at Nashville, in the case of A. G. Wilcox and wife es. John Cato, I will sell, at the Court House in Nashville, on Saturday, October 6, 1860, the truct of land whereon John Cato now resides, or enough of same, at least, to pay the debt due complainants by the decree. This land is known as the McGavock Place—lies on White's Creek, five miles from this city, and there are 1,740 acres in the whole farm.

TREMS—Sale free from redemption, and purchase money to be due in three equal instalments, without interest, and on 1st January, 1861; 1st October, 1861, and lat May, 1862. Purchaser to give notes with approved security, and lien retained.

Sept5-4ds

J. E. GLEAVES, C. & M.

A NEW BOOK BY MARION HARLAND.

W. T. BERRY & CO. lave just received NEMENIS; a Novel, by Marion Har land, author of "Alone," "Hidden Path" and "Moss

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W. T. BERRY & CO., June26-tf Public Square, For Rent or Lease. HAVE a good Brick Dwelling, with four rooms

and twenty acres of excellent iand and pien ty of good water. I will rent or lease it from one to five years. Situated on the Nolensville Turn pike adjoining the corporation line.

Nashville, Sept 1, 1860. F. HAGAN. J. B. RUTLAND, JNO. EASTERN. F. HAGAN & CO. BOOK SELLERS AND STATIONERS.

Second-hand Burouche. A GOOD city made Family Burouche, but little used for sale cheap by BENJ. F. SHIELDS & CO.

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PURSUANT to a decree of the Chancery Court at Nashville, in the case of Hiram J. Wells er. Thes. Leake and W. R. Hyde and others I will sell, at the Court House in Nashville on Saturday, October 6, 1860, the two parcels of land, recovered in above suit, by complainants from the defendants, Leake and Hyde. The parcel received from Leake contains 101% acres, that from Hyde contains 67 acres, and the same are to be sold to pay the amounts due to Leake and Hyde.

Trans — Sale free from redemption, and on a credit of 6 and twelve months without interest. Good security required on notes, and a lien retained.

Lead Sale of the Chancery Court at the Court House in Nashville on Saturday, October 6, 1860, the two parcels of land, recovered in above suit, by complainants from the defendants, Leake and Hyde. The parcel received from Leake contains 101% acres, that from Hyde contains 67 acres, and the same are to be sold to pay the amounts due to Leake and Hyde.

Trans — Sale free from redemption, and on a credit of 6 and twelve months without interest. Good security required on notes, and a lien retained.

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